

Please type a plus sign (+) inside this box [ + ]

PTO/SB/05 (12/97)

Approved for use through 09/30/00. OMB 0651-0032

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

**UTILITY PATENT APPLICATION TRANSMITTAL**  
(Only for new nonprovisional applications under 37 CFR 1.53(b))

Attorney Docket No. 042390.P7333

Total Pages 2

First Named Inventor or Application Identifier Rainer Wolfgang Lienhart

Express Mail Label No. EL 034 146 336 US

ADDRESS TO: **Assistant Commissioner for Patents**  
**Box Patent Application**  
**Washington, D. C. 20231**

**APPLICATION ELEMENTS**

See MPEP chapter 600 concerning utility patent application contents.

1.  X  **Fee Transmittal Form**  
(Submit an original, and a duplicate for fee processing)
2.  X  **Specification (Total Pages 20)**  
(preferred arrangement set forth below)
  - Descriptive Title of the Invention
  - Cross References to Related Applications
  - Statement Regarding Fed sponsored R & D
  - Reference to Microfiche Appendix
  - Background of the Invention
  - Brief Summary of the Invention
  - Brief Description of the Drawings (if filed)
  - Detailed Description
  - Claims
  - Abstract of the Disclosure
3.  X  **Drawings(s) (35 USC 113) (Total Sheets 5)**
4.  X  **Oath or Declaration (Total Pages 5)**
  - a.   **Newly Executed (Original or Copy)**
  - b.   **Copy from a Prior Application (37 CFR 1.63(d))**  
(for Continuation/Divisional with Box 17 completed) (**Note Box 5 below**)
  - i.   **DELETIONS OF INVENTOR(S)** Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).
5.   **Incorporation By Reference (useable if Box 4b is checked)**  
The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.
6.   **Microfiche Computer Program (Appendix)**
7.   **Nucleotide and/or Amino Acid Sequence Submission**  
(if applicable, all necessary)

- a. ☐ Computer Readable Copy  
b. ☐ Paper Copy (identical to computer copy)  
c. ☐ Statement verifying identity of above copies

### ACCOMPANYING APPLICATION PARTS

8. ☐ Assignment Papers (cover sheet & documents(s))  
9. ☐ a. 37 CFR 3.73(b) Statement (where there is an assignee)  
☒ b. Power of Attorney  
10. ☐ English Translation Document (if applicable)  
11. ☐ a. Information Disclosure Statement (IDS)/PTO-1449  
☐ b. Copies of IDS Citations  
12. ☐ Preliminary Amendment  
13. ☒ Return Receipt Postcard (MPEP 503) (Should be specifically itemized)  
14. ☐ a. Small Entity Statement(s)  
☐ b. Statement filed in prior application, Status still proper and desired  
15. ☐ Certified Copy of Priority Document(s) (if foreign priority is claimed)  
16. ☒ Other: Certificate of Express Mail with copy of postcard showing contents  
of Express Mail package.

17. If a **CONTINUING APPLICATION**, check appropriate box and supply the requisite information:

☐ Continuation ☐ Divisional ☐ Continuation-in-part (CIP)  
of prior application No: \_\_\_\_\_

18. **Correspondence Address**

☐ Customer Number or Bar Code Label \_\_\_\_\_  
(Insert Customer No. or Attach Bar Code Label here)  
or

☒ Correspondence Address Below

NAME James M. Wu Reg No.: P45,241  
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

ADDRESS 12400 Wilshire Boulevard  
Seventh Floor

CITY Los Angeles STATE California ZIP CODE 90025-1026

Country U.S.A. TELEPHONE (408) 720-8598 FAX (408) 720-9397

## EXPRESS MAIL CERTIFICATE OF MAILING

"Express Mail" mailing label number: EL 034 146 336 US

Date of Deposit: October 29, 1999

I hereby certify that I am causing this paper or fee to be deposited with the United States Postal Service "Express Mail Post Office to Addressee" service on the date indicated above and that this paper or fee has been addressed to the Assistant Commissioner for Patents, Washington, D. C. 20231

Lisa Kaiser

(Typed or printed name of person mailing paper or fee)

Lisa Kaiser  
(Signature of person mailing paper or fee)

10-29-99  
(Date signed)

Serial/Patent No.: \*\*\*\* Filing/Issue Date: \*\*\*  
Client: Intel Corporation  
Title: Method And System For Generating Annotations For Video.

BSTZ File No.: 042390.P7333

Atty/Secty Initials: JPW/SD/lyk

Date Mailed: October 29, 1999

Docket Due Date: \*\*\*

The following has been received in the U.S. Patent & Trademark Office on the date stamped hereon:

- ☐ Amendment/Response (\_\_\_\_ pgs.)
- ☐ Appeal Brief (\_\_\_\_ pgs.) (in triplicate)
- ☒ Application - Utility (20 pgs., with cover and abstract)
- ☐ Application - Rule 1.53(b) Continuation (\_\_\_\_ pgs.)
- ☐ Application - Rule 1.53(b) Divisional (\_\_\_\_ pgs.)
- ☐ Application - Rule 1.53(b) CIP (\_\_\_\_ pgs.)
- ☐ Application - Rule 1.53(d) CPA Transmittal (\_\_\_\_ pgs.)
- ☐ Application - Design (\_\_\_\_ pgs.)
- ☐ Application - PCT (\_\_\_\_ pgs.)
- ☐ Application - Provisional (\_\_\_\_ pgs.)
- ☐ Assignment and Cover Sheet
- ☐ Certificate of Mailing
- ☒ Declaration & POA (5 pgs.) (unsigned)
- ☒ Disclosure Docs & Orig & Copy of Inventor's Signed Letter (\_\_\_\_ pgs.)
- ☒ Drawings: 5 # of sheets includes 5 figures

- ☒ Express Mail No.: EL034146336US ☒ Check No. 31349
- ☐ \_\_\_\_\_ Month(s) Extension of Time Amt: \$838.00
- ☐ Information Disclosure Statement & PTO 1449 (\_\_\_\_ pgs.) ☐ Check No. \_\_\_\_\_
- ☐ Issue Fee Transmittal Amt: \_\_\_\_\_
- ☐ Notice of Appeal
- ☐ Petition for Extension of Time
- ☐ Petition for \_\_\_\_\_
- ☒ Postcard
- ☐ Power of Attorney (\_\_\_\_ pgs.)
- ☐ Preliminary Amendment (\_\_\_\_ pgs.)
- ☐ Reply Brief (\_\_\_\_ pgs.)
- ☐ Response to Notice of Missing Parts
- ☐ Small Entity Declaration for Indep. Inventor/Small Business
- ☒ Transmittal Letter, in duplicate
- ☒ Fee Transmittal, in duplicate

☒ Other: Certificate Of Express Mail With Copy Of Postcard Showing Contents Of Express Mail Package.

APPLICATION FOR UNITED STATES LETTERS PATENT

FOR

**Method and System for Generating  
Annotations for Video**

Inventors: Rainer Wolfgang Lienhart  
Boon-Lock Yeo

Prepared by:  
Blakely, Sokoloff, Taylor & Zafman  
1279 Oakmead Parkway  
Sunnyvale, California 94086  
(408) 720-8598

"Express Mail" mailing label number EL 034 146 336 45  
Date of Deposit October 29, 1999

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Assistant Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Lisa Kaiser  
(Typed or printed name of person mailing paper or fee)

Lisa Kaiser  
(Signature of person mailing paper or fee)

# **Method and System for Generating Annotations for Video**

## NOTICE OF COPENDING APPLICATION

- 5 U.S. patent application entitled "METHOD AND APPARATUS FOR  
AUTOMATICALLY ABSTRACTING MULTIMEDIA INFORMATION," Application  
No.\_\_\_\_, filed on September 10, 1999, assigned to the assignee of the application herein  
is referred to below.

## 10 FIELD OF THE INVENTION

The present invention relates to the field of video indexing, retrieval and  
abstraction. More particularly, the present invention relates to a system and method for  
on-the-fly video annotations for enabling improved video indexing and retrieval.

## 15 BACKGROUND OF THE INVENTION

For many years, an increasing number of people own and use video  
recorders to make video movies that capture their experiences and document their lives.  
Oddly, most videos are put into a storage box and rarely watched again.

- Research is growing in the field of video abstracting. Video abstracting is  
20 the processes of taking unedited video footage and combining shorter segments of that  
footage into one abstract. Existing automatic video abstracting systems concentrate on  
feature films, documentaries or newscasts. Currently, there are generally three systems  
that produce videos as abstracts. The first is called video skimming. It aims mainly at  
abstracting documentaries and newscasts. Video skimming assumes that the audio track  
25 transcript is available. The video and the transcript are then aligned by word spotting.

The audio track of the video skim is constructed by using language analysis (such as the Term Frequency Inverse Document Frequency measure) to identify important words in the transcript. Audio clips around those words are then cut out. Based on detected faces, text, and camera operations, video clips for the video skim are selected from the surrounding frames.

The second system called MoCA Abstracting. MoCA Abstracting was explicitly designed to generate trailers of feature films. The MoCA Abstracting system performs an extensive video analysis of a feature film to segment it into shots or scenes and to determine special events, such as text appearing in the title sequence, close-up shots of main actors, explosions, gunfire, etc. This information is used to select the clips for the video abstract. During the final assembly, ordering and editing rules are presented. Since MoCA Abstracting relies highly on special events such as explosions, gunfire, shot or reverse shot dialogs, and actions that are usually not present in home videos it cannot be used to abstract home video.

The third system by Saarela and Merialdo does not perform any automatic content analysis. Instead they assume that videos have been annotated manually or automatically by descriptors for various properties and relations of audio and video segments. Based on those descriptors the authors try to define "optimal" summaries. They present constraints for video summaries and methods to evaluate the importance of a specific segment.

These existing automatic video abstracting systems concentrate on feature films, documentaries or newscasts. Since raw video footage such as home video is inherently different from all broadcast video, new abstracting principles and algorithms are needed.

## SUMMARY OF THE INVENTION

The present invention provides a method and system for processing video signals. The system receives a video signal, a first audio signal containing an annotation and a second audio signal containing environmental sounds corresponding to the video  
5 signal. In one embodiment the system generates searchable annotations corresponding to the video and second audio signals via the first audio signal.

## BRIEF DESCRIPTION OF THE DRAWINGS

**Figure 1** illustrates a block diagram of an embodiment of a system utilizing the present invention.

5

**Figure 2** illustrates a flow diagram of the steps performed in one embodiment of the present invention.

**Figure 3** illustrates a block diagram of adaptive noise cancellation for removing the annotations from the audio signal, according to one embodiment of the present invention.

10

**Figure 4** illustrates the method for localizing annotations by signal energy, according to one embodiment of the present invention.

15

**Figure 5** illustrates a three-step process for generating enhanced video abstracts, according to one embodiment of the present invention.



## DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENT

Embodiments of the present invention relate to a method and system for generating annotations for video indexing and retrieval. More particularly, in one  
5 embodiment the present invention relates to a system and method for on-the-fly video annotations for enabling improved and more selective video abstracts. On-the-fly annotations are verbal notes made by the user contemporaneously with the video footage. Although described with respect to video abstracting, the present invention can be implemented in applications that benefit from indexing and retrieval via annotations. In  
10 the following description, for purposes of explanation, specific nomenclature is set forth to provide a thorough understanding of the present invention. For example, the term "video" comprises motion pictures and sound. A "video abstract" denotes a short video consisting of motion pictures and sound. However, it will be apparent to one skilled in the art that these specific details are not required in order to practice the present  
15 invention.

The present system allows a user to insert annotations within video footage, use the annotations to create video abstracts and remove the annotations from the original video. The invention may be implemented in multiple embodiments. For  
20 example, the video may be annotated "on-the-fly" as described below; alternatively the video may be annotated at a later time. Furthermore, the annotations are not limited to video, but may also be extended to purely audio applications and video obtained by other means. Although the embodiments below implement both hardware components and software components, it will be apparent one skilled in the art that these specific details  
25 are not required in order to practice the present invention.

## Video Processing System

Referring to **FIG. 1**, an illustrative embodiment of a system for generating annotations for video indexing and retrieval is shown. The following discussion of the annotation system is described, as it would be implemented when generating a video abstract, by way of example only. One of ordinary skill in the art could implement further embodiments of the annotation system for other purposes.

In one embodiment, the following system utilizes a two-microphone setup with a video recorder to support annotations on-the-fly. The electronic system (100) comprises a processor unit (110), a display device (120), a data storage unit (130), an analog to digital converter (A/D) (140), a video recorder (150), a voice microphone (160), and an environmental microphone (170).

The processor unit (110) acquires a digital video signal (141) from the video recorder (150) via the A/D (140). Voice microphone (160) provides digitized audio annotations via the A/D (140). Environmental microphone (170) provides digitized environmental audio via A/D (140) containing both environmental sounds as well as annotations. The processor unit (110) takes the digital video signal, analyzes it and stores the video together with the digitized voice and environmental audio signals in the data storage (130). When a user requests a new video abstract, the digitized voice signal, environmental audio signal and digitized video signal (141) are retrieved from the data storage (130) in order to create a new video abstract. The video abstract is played back on the display device (120).

The invention would be equally applicable to a system that utilizes a digital video camera with two digital audio tracks or other digital or analog recording

device. Further, the invention could be implemented in a system using less than or more than two microphones.

Still referring to **FIG. 1**, a video recorder with two microphones is setup to support annotations on-the-fly. The voice microphone (160) may be a unidirectional head worn speech input microphone that captures the voice of the cameraman. The output of the voice microphone (160) is stored as the left audio channel of the video recorder (150), while the output of the environmental microphone is stored as the right audio channel of the video recorder (150). Once the video has been transferred to the processor unit (110), the voice channel is transcribed to computer readable text using a voice to text conversion system. In another embodiment, the audio channels may be switched. The present system can be implemented with existing video recorders, without modification or redesign.

### **The Processor Unit**

**FIG. 2** illustrates a flow diagram of the operations performed by the processor unit (110), according to one embodiment of the present invention. In alternative embodiments, the operations shown in **FIG. 2** could be performed by other types of circuitry, such as a DSP, ASIC, or other dedicated circuitry. Moreover, the operations could be a set of instructions stored on a machine readable medium to be executed by the processor unit (110).

At processing block 210 the digital signal (141) is received by a splitter that separates the audio and video channels. At processing block 220 the processor unit (110) removes on-the-fly annotations from the digitized environmental audio. Shot boundaries are generated through video processing block 250 and are used to shorten the duration of each shot. Then, the annotation-free audio signal and shot boundaries are

used to find selected clips of video footage. This process is carried out at shot shortening block 230. Next, the description of a shot's representative clips is stored in the data storage (130). In processing block 240, the digitized annotations (161) are passed on to a speech recognition engine. The resulting transcribed annotations as well as time-stamp annotations are stored in data storage (130).

### **Annotation Transcription**

Annotations may be varying types of free speech. However, the system allows each content descriptive free speech annotation to be preceded by a keyword specifying the kind of annotation and its associated temporal validity. In one embodiment, for the processor unit (110) to transcribe annotations with the speech recognition engine (240), the syntax of the annotations is the following: <keyword>, <temporal validity>, and <free speech text> where keyword is a title, person or object and temporal validity is either of a shot, action, event, day or week. The keyword allows general descriptions to be distinguished from specific descriptions (e.g. naming persons and objects). In practice, object descriptions are most often defaulted if no keyword is present. The temporal validity specifies the temporal extent of the description. By way of example, to label a recording as a one-week vacation video, you would say "TITLE WEEK..." in order to assign the annotation to the vacation video.

In one embodiment, the names SHOT, ACTION, EVENT, DAY and WEEK denote five types of time-based hierarchical shot clusters. An ACTION or level 1 cluster is defined as a sequence of contiguous actions. Shots within a 5-minute duration, form an ACTION cluster. The idea behind this type of cluster is to group shots of high causality. An EVENT or level 2 cluster represents a sequence of contiguous activities within an one-hour duration. EVENT activities usually last longer than actions and span



their associated annotation(s) will be selected as the source video set. An abstract is then created based on the source video set. The user may also specify that the cluster level of clusters retrieved by some query words should be increased for certain query terms with respect to the actual cluster level to which the query term is assigned. For example, if  
5 only one shot is annotated "Nadine's birthday," but more than one shot has been recorded, you can request to retrieve the level 2 cluster associated with "Nadine's birthday" which may generate all the shots of the birthday.

Secondly, annotations can be used to enhance the visual presentation of video abstracts. Hereto, short TITLE annotations may be shown as centered text title  
10 introducing the subsequent video clips. Annotations might also be added as small scrolling text banners at the bottom or top of the video frames. PEOPLE annotations can be used to append a closing sequence to the video abstract.

Finally, shots can be cut down to the part(s) with descriptive annotations, and annotation-free shots may be discarded. This abstraction rule is motivated by the fact  
15 that the important objects, persons, or actions often come along with annotations. Nevertheless, additional clips may either be discarded or added in order to meet the target duration of the requested abstract.

### Removing Annotations

Referring now to **FIG. 3** which illustrates a block diagram of adaptive noise cancellation for removing the annotations from the audio signal in two steps  
20 according to one embodiment. In the first step, an annotation detector examines the audio signal in a window of a one second duration and counts the number of amplitude values above a threshold. In alternate embodiments the annotation detector may examine the  
25 audio signal in windows less than or greater than a one second duration. If the count

exceeds a certain number, the window is declared to contain annotations. Then each annotation window is expanded by half a second to the left and a second to the right in order not to cut off the beginning and ending of the annotation. Overlapping annotation windows are merged into one large annotation's occurrence. The processor unit (110) removes annotations from the environmental audio signal. The least-mean-square (LMS) algorithm developed by Widrow and Hoff may be used to remove the annotations. In other embodiments, annotations may be removed by other methods or algorithms. In LMS filtering a transversal filter (310) estimates the noise signal (e.g. the signal of annotations) in the environmental sound. The difference between the environmental sound and the estimate of annotations is used to calculate the estimation error. Based on the estimation error, the adaptive filter (320) then adjusts the tap weights to reduce the mean-square value of the estimation error.

One potential problem of the LMS algorithm is its slow adjustment rate to the real tap weights of a wide-sense stationary signal as well as to system changes of the underlying signal. Referring to **FIG. 4**, in order to improve the quality of removal at the beginning of each annotation segment, noise cancellation is not only performed forward in time but also backward over all detected annotation ranges (410). The backward noise cancellation is used to estimate the annotation-free audio signal for the first half of each annotation segment (430). While the forward noise cancellation is used to estimate the annotation-free audio signal for the second half of each annotation segment (440). This scheme improves the beginning of annotation segments.

### Creating Video Abstracts

Varying methods for creating video abstracts may be implemented with the present system. By way of example, a video abstract may be obtained from the

methods disclosed in co-pending provisional U.S. patent application entitled "METHOD AND APPARATUS FOR AUTOMATICALLY ABSTRACTING MULTIMEDIA INFORMATION." Application No.\_\_\_\_, filed on September 10, 1999, assigned to the assignee of the application herein.

5           In one embodiment, video abstracts are created in 3 steps. First a one-time processing step analyzes the video in order to determine Shot Boundaries (511), Time and Date of Recording (512), Hierarchical Shot Clusters (513), and Short Representative Clips (514).

10           Shot Boundaries (511) are determined based upon how the video was acquired, whether with a digital video camera or analog video recorder. If a digital video camera is used, the Shot Boundaries (511) are calculated based upon the time and date of the recording stored with the frames. In one embodiment, time increments of more than one second between contiguous frames marks a Shot Boundary (511). With analog video cameras, video is first digitized and Shot Boundaries (511) are then determined.

15           Time and Date of Recording (512) are also determined based upon how the video was acquired, whether with a digital video camera or analog video recorder. If a digital video camera is used, the Time and Date of Recording (512) can be read on the digital video stream. In the case of an analog video recorder, a superimposed date and time stamp created on the film when the video was acquired can be extracted. By way of  
20           example, this information may be extracted from the video by adjusting the text segmentation and text recognition algorithms to the specific characteristics of time and date information in the videos.

          Hierarchical Shot Clusters (513) are constructed based upon the Time and Date of Recording (512), thus generating a four-level Hierarchy of Shot Clusters (513).  
25           The Shot Clusters (513) are determined by temporal distance between contiguous shots.



Individual shots represent a level 0 cluster, while levels 1, 2, 3, and 4 represent a sequence of contiguous actions, activities, individual days and weeks.

In one embodiment, Short Representative Clips (514) for shots are created when a shot is reduced to a relevant part based on audio features. By way of example, the shot may be reduced to approximately 10 seconds of video. Finally, these representative clips that are to be part of the video abstract are selected and compiled into the final video abstract by inserting edits and title sequences (530). Clip selection and edit decisions are based upon heuristic rules. For example, shots of different days are always spliced together by a fade out or fade in sequence making the temporal gap explicitly visible.

The foregoing has described a method and system for creating video abstracts. More particularly, the present invention relates to a system and method for on-the-fly video annotations for enabling improved and more selective video abstracts. It is contemplated that changes and modifications may be made by one of ordinary skill in the art, to the materials and arrangements of elements of the present invention without departing from the scope of the invention.

## CLAIMS

We claim:

- 1                   1.       A method for processing video comprising:  
2       receiving a video signal;  
3       receiving a first audio signal containing annotations;  
4       receiving a second audio signal containing environmental sounds corresponding to  
5               the video signal; and  
6       generating searchable annotations corresponding to the video and second audio  
7               signals via the first audio signal.
- 1                   2.       The method as claimed in claim 1 further comprising: removing  
2       the annotations from the second audio signal.
- 1                   3.       The method as claimed in claim 2 wherein removing the  
2       annotation from the second audio signal further comprises: utilizing a least-mean-  
3               square algorithm.
- 1                   4.       The method as claimed in claim 1 further comprising:  
2       generating a center text title via the searchable annotations; and  
3       generating a scrolling text banner via the searchable annotations.
- 1                   5.       The method as claimed in claim 1 further comprising:

generating a video abstract via the first and second audio signals, the video signal and the searchable annotations.

6. A system for processing video comprising:  
means for receiving a video signal;  
means for receiving a first audio signal containing annotations;  
means for receiving a second audio signal containing environmental sounds corresponding to the video signal; and  
means for generating searchable annotations corresponding to the video and second audio signals via the first audio signal.

7. The system as claimed in claim 6 further comprising:  
removing the annotations from the second audio signal.

8. The system as claimed in claim 6 further comprising:  
means for generating a center text title with the computer searchable annotations;  
and  
means for generating a scrolling text banner with the computer searchable annotations.

9. The system as claimed in claim 6 further comprising:  
means for generating a video abstract via the first and second audio signals, the video signal and the searchable annotations.

1           10.    A system for processing video comprising:  
2           a video signal;  
3           a first audio signal containing annotations;  
4           a second audio signal containing environmental sounds corresponding to the video  
5           signal; and  
6           searchable annotations corresponding to the video and second audio signals  
7           generated via the first audio signal.

1           11.    The system as claimed in claim 10 wherein the processor removes  
2           the annotations from the second audio signal.

1           12.    The system as claimed in claim 10 wherein the processor:  
2           generates a center text title with the computer searchable annotations; and  
3           generates a scrolling text banner with the computer searchable annotations.

1           13.    The system as claimed in claim 10 wherein the processor:  
2           generates a video abstract via the first and second audio signals, the video signal  
3           and the searchable annotations.

1           14.    The system as claimed in claim 10 wherein the video signal is  
2           received from a video recorder.

1           15.    The system as claimed in claim 10 wherein the first and second  
2 audio signals are received from at least one microphone.

1           16.    A computer-readable medium having stored thereon a plurality of  
2 instructions, said plurality of instructions when executed by a computer, cause  
3 said computer to perform the method of:  
4 receiving a video signal;  
5 receiving a first audio signal containing annotations;  
6 receiving a second audio signal containing environmental sounds corresponding to  
7 the video signal; and  
8 generating searchable annotations corresponding to the video and second audio  
9 signals via the first audio signal.

1           17.    The computer-readable medium of claim 16 having stored thereon  
2 additional instructions, said additional instructions, said plurality of instructions  
3 when executed by a computer, cause said computer to further perform the method  
4 of removing the annotations from the second audio signal.

1           18.    The computer-readable medium of claim 16 having stored thereon  
2 additional instructions, said additional instructions, said plurality of instructions  
3 when executed by a computer, cause said computer to further perform the method  
4 of:  
5 generating a center text title via the searchable annotations; and  
6 generating a scrolling text banner via the searchable annotations.

1           19.    The computer-readable medium of claim 16 having stored thereon-  
2 additional instructions, said additional instructions when executed by a computer,  
3 cause said computer to further perform the method of:  
4 generating a video abstract via the first and second audio signals, the video signal  
5 and the searchable annotations.

042390.P7333

[illegible]

5

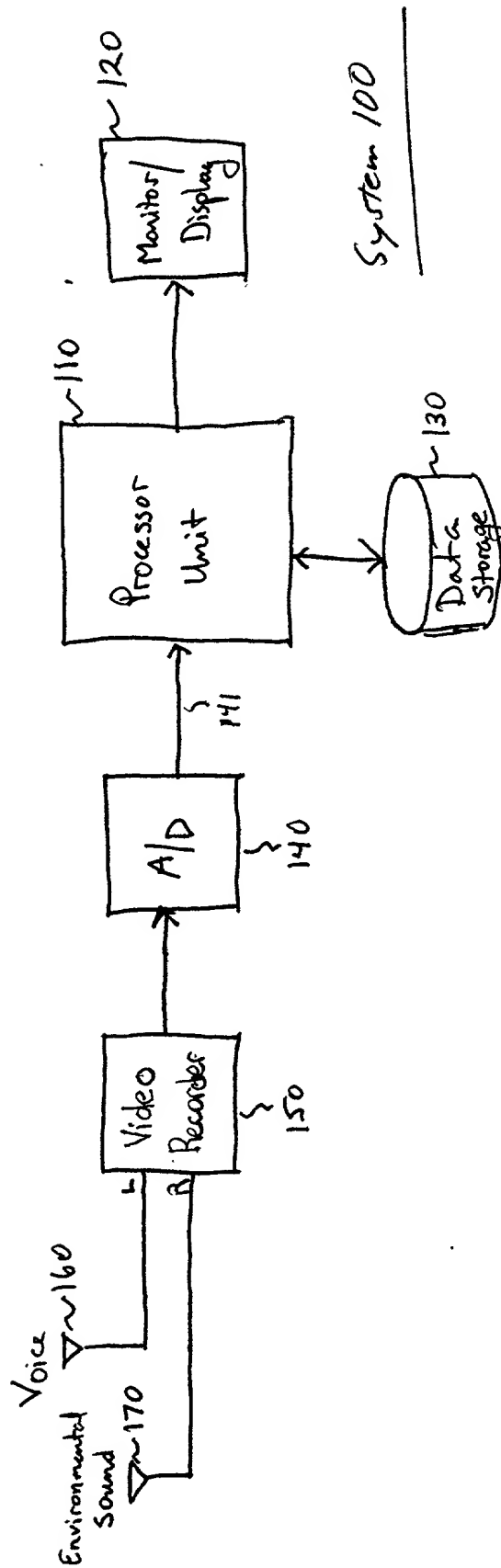


FIG. 1



Digital  
Signal

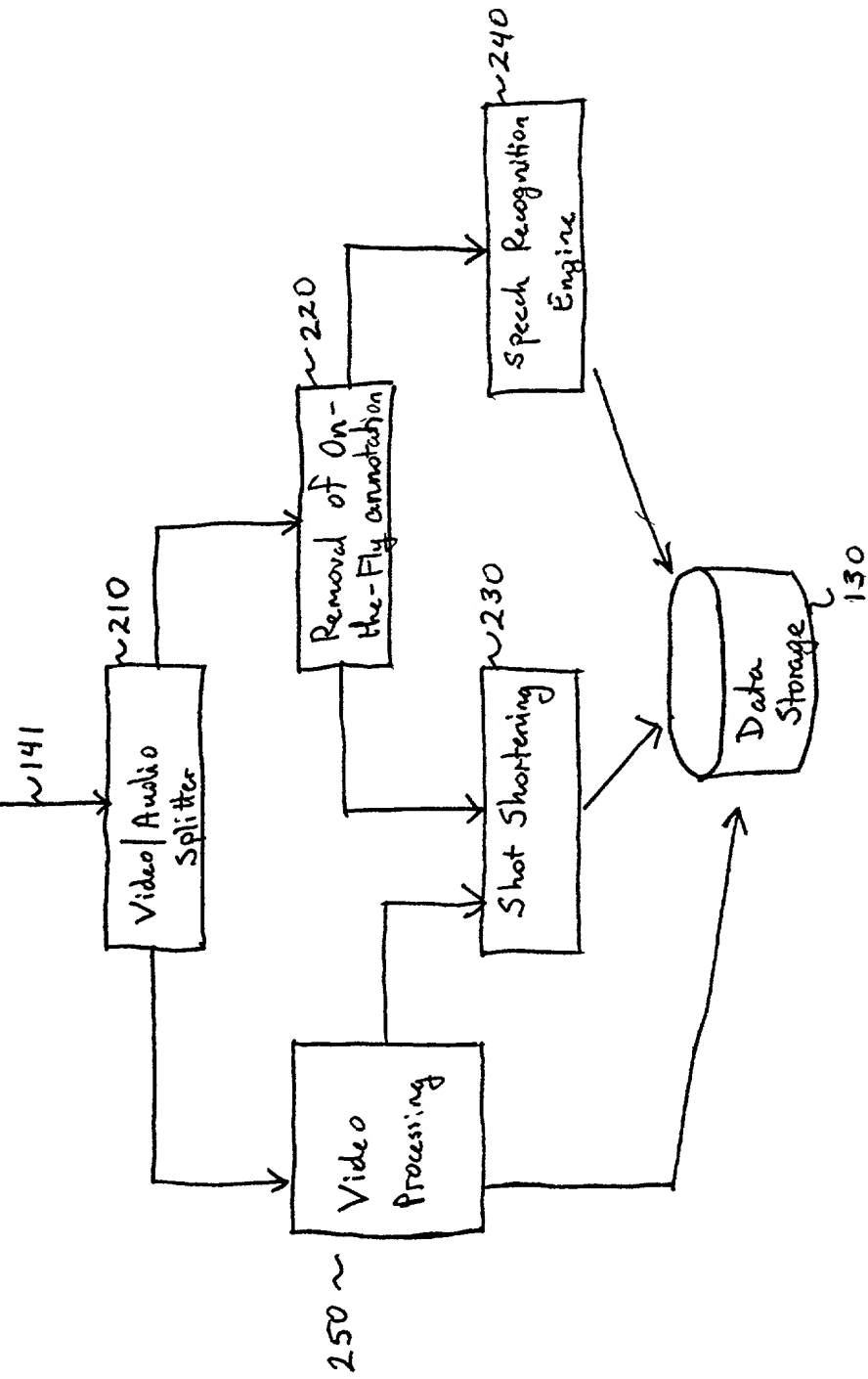


FIG. 2

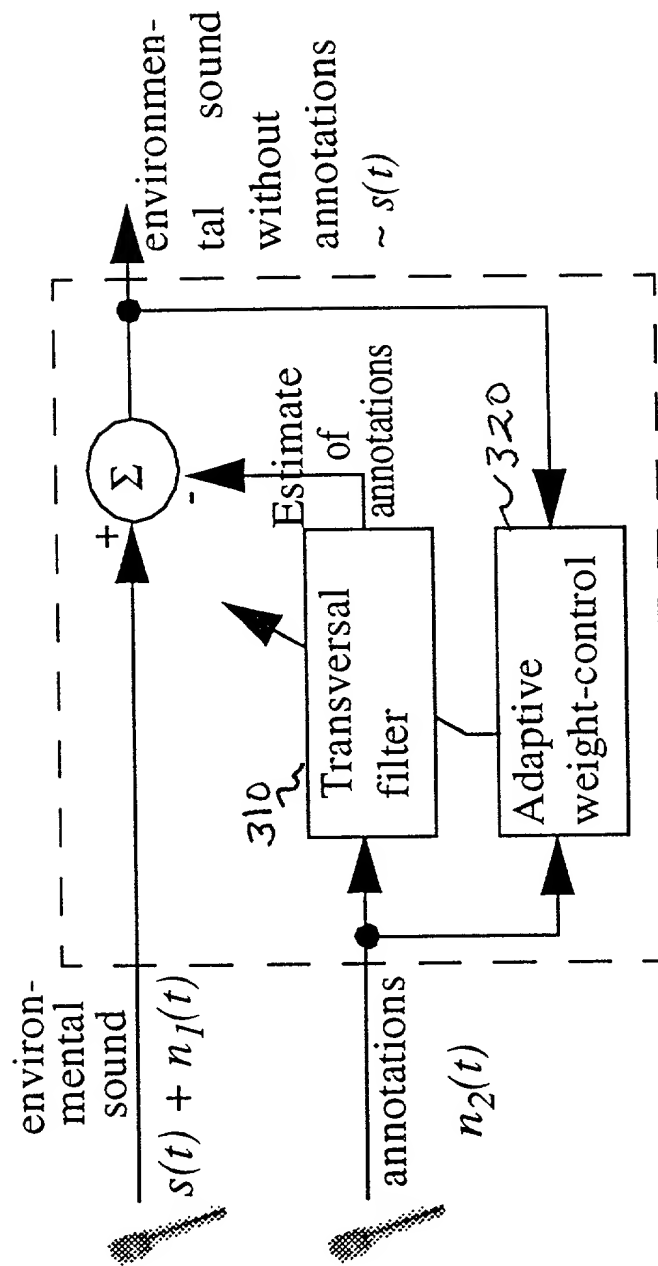
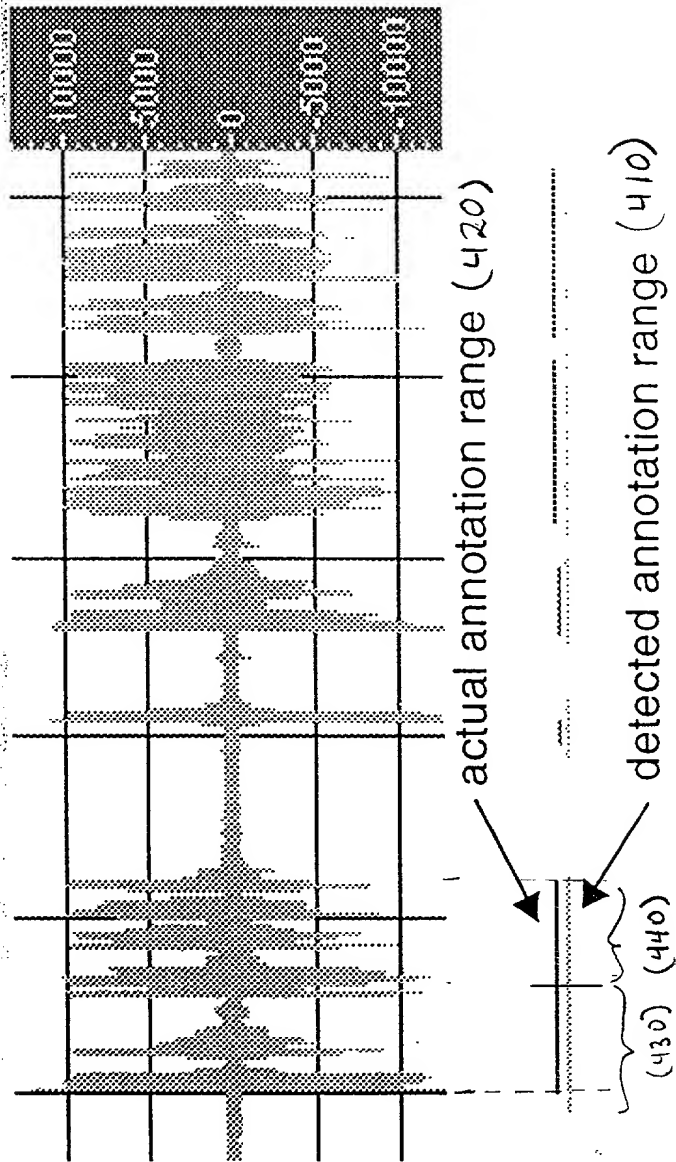


Figure 3: Adaptive noise cancellation



**Figure 4:** Localizing annotations by signal energy

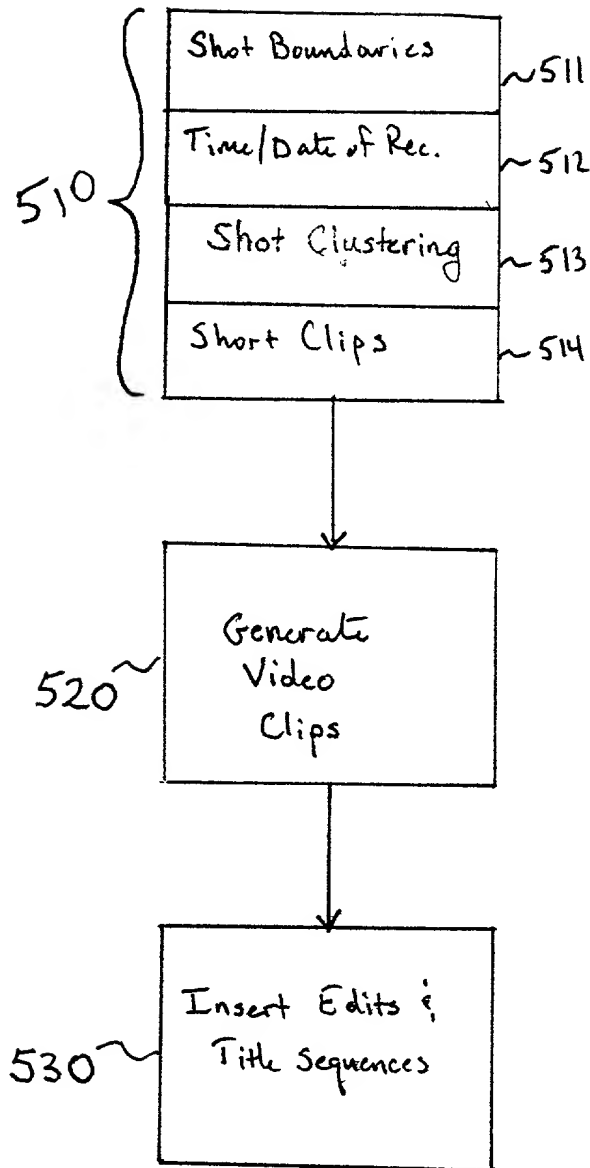


FIG. 5 - 3 step Video  
Abstraction  
Process

Attorney's Docket No.: 042390.P7333

PATENT

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION  
(FOR INTEL CORPORATION PATENT APPLICATIONS)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below, next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Method And System For Generating Annotations For Video

the specification of which

  X   is attached hereto.  
     was filed on \_\_\_\_\_ as  
United States Application Number \_\_\_\_\_  
or PCT International Application Number \_\_\_\_\_  
and was amended on \_\_\_\_\_  
(if applicable)

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment referred to above. I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application, that the same was not in public use or on sale in the United States of America more than one year prior to this application, and that the invention has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) prior to this application.

I acknowledge the duty to disclose all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d), of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)

Priority  
Claimed

_____ (Number)	_____ (Country)	_____ (Day/Month/Year Filed)	_____ Yes	_____ No
_____ (Number)	_____ (Country)	_____ (Day/Month/Year Filed)	_____ Yes	_____ No
_____ (Number)	_____ (Country)	_____ (Day/Month/Year Filed)	_____ Yes	_____ No

I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below:

_____ Application Number	_____ Filing Date
_____ Application Number	_____ Filing Date

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

_____ Application Number	_____ Filing Date	_____ Status -- patented, pending, abandoned
_____ Application Number	_____ Filing Date	_____ Status -- patented, pending, abandoned

I hereby appoint the persons listed on Appendix A hereto (which is incorporated by reference and a part of this document) as my respective patent attorneys and patent agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith.

Send correspondence to John P. Ward, BLAKELY, SOKOLOFF, TAYLOR &  
(Name of Attorney or Agent)  
ZAFMAN LLP, 12400 Wilshire Boulevard 7th Floor, Los Angeles, California 90025 and direct  
telephone calls to John P. Ward, (408) 720-8598.  
(Name of Attorney or Agent)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole/First Inventor Rainer Wolfgang Lienhart

Inventor's Signature \_\_\_\_\_ Date \_\_\_\_\_

Residence Santa Clara, California Citizenship Germany  
(City, State) (Country)

Post Office Address 2727 Forbes Avenue  
Santa Clara, California 95051

Full Name of Second/Joint Inventor Boon-Lock Yeo

Inventor's Signature \_\_\_\_\_ Date \_\_\_\_\_

Residence Sunnyvale, California Citizenship Singapore  
(City, State) (Country)

Post Office Address 969 Sutter Avenue  
Sunnyvale, California 94086

## APPENDIX A

William E. Alford, Reg. No. 37,764; Farzad E. Amini, Reg. No. P42,261; Aloysius T. C. AuYeung, Reg. No. 35,432; William Thomas Babbitt, Reg. No. 39,591; Carol F. Barry, Reg. No. 41,600; Jordan Michael Becker, Reg. No. 39,602; Bradley J. Berezna, Reg. No. 33,474; Michael A. Bernadieu, Reg. No. 35,934; Roger W. Blakely, Jr., Reg. No. 25,831; Gregory D. Caldwell, Reg. No. 39,926; Ronald C. Card, Reg. No. P44,587; Thomas M. Coester, Reg. No. 39,637; Stephen M. De Klerk, under 37 C.F.R. § 10.9(b); Michael Anthony DeSanctis, Reg. No. 39,957; Daniel M. De Vos, Reg. No. 37,813; Robert Andrew Diehl, Reg. No. 40,992; Matthew C. Fagan, Reg. No. 37,542; Tarek N. Fahmi, Reg. No. 41,402; James Y. Go, Reg. No. 40,621; James A. Henry, Reg. No. 41,064; Willmore F. Holbrow III, Reg. No. P41,845; Sheryl Sue Holloway, Reg. No. 37,850; George W. Hoover II, Reg. No. 32,992; Eric S. Hyman, Reg. No. 30,139; Dag H. Johansen, Reg. No. 36,172; William W. Kidd, Reg. No. 31,772; Erica W. Kuo, Reg. No. 42,775; Michael J. Mallie, Reg. No. 36,591; Andre L. Marais, under 37 C.F.R. § 10.9(b); Paul A. Mendonsa, Reg. No. 42,879; Darren J. Milliken, Reg. No. 42,004; Lisa A. Norris, Reg. No. P44,976; Chun M. Ng, Reg. No. 36,878; Thien T. Nguyen, Reg. No. 43,835; Thinh V. Nguyen, Reg. No. 42,034; Dennis A. Nicholls, Reg. No. 42,036; Kimberley G. Nobles, Reg. No. 38,255; Daniel E. Ovanezian, Reg. No. 41,236; Babak Redjaian, Reg. No. 42,096; William F. Ryann, Reg. No. 44,313; James H. Salter, Reg. No. 35,668; William W. Schaal, Reg. No. 39,018; James C. Scheller, Reg. No. 31,195; Jeffrey Sam Smith, Reg. No. 39,377; Maria McCormack Sobrino, Reg. No. 31,639; Stanley W. Sokoloff, Reg. No. 25,128; Judith A. Szepesi, Reg. No. 39,393; Vincent P. Tassinari, Reg. No. 42,179; Edwin H. Taylor, Reg. No. 25,129; John F. Travis, Reg. No. 43,203; George G. C. Tseng, Reg. No. 41,355; Joseph A. Twarowski, Reg. No. 42,191; Lester J. Vincent, Reg. No. 31,460; Glenn E. Von Tersch, Reg. No. 41,364; John Patrick Ward, Reg. No. 40,216; Charles T. J. Weigell, Reg. No. 43,398; Kirk D. Williams, Reg. No. 42,229; James M. Wu, Reg. No. P45,241; Steven D. Yates, Reg. No. 42,242; Ben J. Yorks, Reg. No. 33,609; and Norman Zafman, Reg. No. 26,250; my patent attorneys, and Andrew C. Chen, Reg. No. 43,544; Justin M. Dillon, Reg. No. 42,486; Paramita Ghosh, Reg. No. 42,806; and Sang Hui Kim, Reg. No. 40,450; my patent agents, of BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP, with offices located at 12400 Wilshire Boulevard, 7th Floor, Los Angeles, California 90025, telephone (310) 207-3800, and Alan K. Aldous, Reg. No. 31,905; Robert D. Anderson, Reg. No. 33,826; Joseph R. Bond, Reg. No. 36,458; Richard C. Calderwood, Reg. No. 35,468; Jeffrey S. Draeger, Reg. No. 41,000; Cynthia Thomas Faatz, Reg. No. 39,973; Sean Fitzgerald, Reg. No. 32,027; Seth Z. Kalson, Reg. No. 40,670; David J. Kaplan, Reg. No. 41,105; Charles A. Mirho, Reg. No. 41,199; Leo V. Novakoski, Reg. No. 37,198; Naomi Obinata, Reg. No. 39,320; Thomas C. Reynolds, Reg. No. 32,488; Kenneth M. Seddon, Reg. No. 43,105; Mark Seeley, Reg. No. 32,299; Steven P. Skabrat, Reg. No. 36,279; Howard A. Skaist, Reg. No. 36,008; Steven C. Stewart, Reg. No. 33,555; Raymond J. Werner, Reg. No. 34,752; Robert G. Winkle, Reg. No. 37,474; and Charles K. Young, Reg. No. 39,435; my patent attorneys, and Thomas Raleigh Lane, Reg. No. 42,781; Calvin E. Wells, Reg. No. P43,256; Peter Lam, Reg. No. P44,855; and Gene I. Su, Reg. No. 45,140; my patent agents, of INTEL CORPORATION; and James R. Thein, Reg. No. 31,710, my patent attorney; with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith.



## APPENDIX B

### Title 37, Code of Federal Regulations, Section 1.56 Duty to Disclose Information Material to Patentability

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

- (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

(c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

- (1) Each inventor named in the application;
  - (2) Each attorney or agent who prepares or prosecutes the application; and
  - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.